

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

AS HOLDINGS, INC.)	
)	
Opposer,)	
)	Opposition No. 91182064
-vs-)	
)	Serial No. 76/461,157
H&C MILCOR, INC. f/k/a)	Mark: Miscellaneous Design
AQUATICO OF TEXAS, INC.,)	(Pipe Boot Product Design)
)	
Applicant.)	

APPLICANT'S MOTION FOR EXTENSION OF TIME

Applicant hereby asks the Board for an extension of time of one(1) month to and including December 23, 2011, to file its main brief at final hearing and to reset the following dates accordingly.

Applicant was served with the Opposer's main brief of some 50 pages on October 25, 2011.

On October 26 and 27, 2011, Applicant's counsel began internal hemorrhaging and was admitted to Northwest Community Hospital in Arlington Heights, Illinois, at about 7:00 a.m. on October 27, 2011. The preliminary diagnosis was an abdominal ulceration with massive loss of blood. At 1:30 p.m., an endoscopic repair was completed using metal clips. Bleeding continued and does continue with blood count dropping from 14 to 9.1 and has not yet returned to



11-01-2011

normal. Gastroenterologists Dr. Mani Mandavian and Dr. O'Riordan, Cardiologists Dr. Nissan and Dr. Bauer, and Internists Dr. Thomas Bleadsley, Dr. Kroch and Dr. Wood, have all indicated that further close monitoring of the blood hemoglobin levels in the hospital are necessary until they return to normal levels and that if they drop further, transfusions may be necessary. They also say that after return to normal levels, it will be four weeks to return to normal activities.

For the above reasons, Applicant requests an extension of time of one month to and including December 23, 2011, to file its main brief at final hearing.



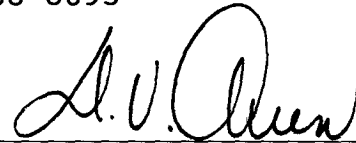
Dillis V. Allen
Reg. No. 22,460
Attorney for H&C MILCOR, INC.

Dated: October 31, 2011

CERTIFICATE OF SERVICE

This is to certify that on October 31, 2011, Applicant's Motion for Extension of Time was sent via Federal Express to the Trademark Trial and Appeal Board and a true and correct copy of said Motion was sent on October 31, 2011, via first-class mail, postage prepaid, to Opposer's counsel as follows:

Terence J. Linn, Esq.
Gardner, Linn, Burkhardt & Flory, LLP
2851 Charlevoix Drive SE, Suite 207
Grand Rapids, MI 49588-8695



Dillis V. Allen

Dillis V. Allen, Esq.
105 S. Roselle Road
Suite 101
Schaumburg, IL 60193
847/895-9100